# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

) Group Art Unit: 2171 licant(s): Marco Casassa MONT, et al.) ) Examiner: Not yet assigned Serial No.: 10/767,868 Our Ref: B-5362 621671-4 Filed: January 28, 2004 For: "PRIVACY MANAGEMENT OF PERSONAL ) Date: August 17, 2004

## CLAIM TO PRIORITY UNDER 35 U.S.C. 119

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

DATA"

Sir:

[X] Applicant hereby makes a right of priority claim under 35 U.S.C. 119 for the benefit of the filing date(s) of the following corresponding foreign application(s):

<u>COUNTRY</u> Great Britain	<u>FILING DATE</u> 31 January 2003	SERIAL NUMBER 0302270.4
Great Britain	24 February 2003	0304049.0
Great Britain	29 May 2003	0312229.8

- [ ] A certified copy of each of the above-noted patent applications was filed with the Parent Application No.\_
- [X] To support applicant's claim, certified copies of the aboveidentified foreign patent applications sre enclosed herewith.
- The priority document will be forwarded to the Patent Office when required or prior to issuance.

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first-class mail in an envelope addressed to the "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450," on August 17, 2004 by Elizabeth Romero.

Respectfully submitted,

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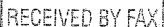


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Full name, address and postcode of the or of each applicant (underline all surnames)

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00496588001

Patents ADP number (4f you know tt)

If the applicant is a corporate body, give the country/state of its incorporation

Delaware, USA

Title of the invention

Privacy Management of Personal Data

5. Name of your agent (If you have one)

"Address for service" in the United Kingdom to which all correspondence should be sent (including the postcode)

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# Privacy Management of Personal Data

# Field of the Invention

5 The present invention relates to privacy management of personal data.

As used herein, the term "personal data" is intended to include data such as identity data and profile data (for example, preference data and financial data) of a party to which the data relates, whether that party is a natural or legal party. Furthermore, references to the "owner" of the personal data means the party responsible for its disclosure, whether the party is the subject of the data or a proxy for that party.

# Background of the Invention

Digital identities and profiles of parties are becoming more and more relevant for enabling

Internet transactions and interactions among citizens, service providers, enterprises and government institutions. For example, in an e-commerce scenario, a person initially provides their digital identity and profile information to an e-commerce site in order to access their services. After the user logs in and interacts with these services: it might happen that interaction with other web sites or organisations is needed to carry out a service. The user might be conscious of this or this might take place behind the scene, for example due to fact that the e-commerce site interacts with partners and suppliers. The e-commerce sites may or may not have prior agreements with these third parties or may or may not belong to the same web of trust.

In general users have little understanding or knowledge of the privacy laws and legislation that regulate the management of their information. The privacy and data protection laws that regulate this area are hard to enforce or monitor, especially when private information is spread across organisations and national' boundaries. People perceive and address the related security and privacy issues in different ways, ranging from completely ignoring them (and indiscriminately disclosing their personal data), to being so concerned as to refrain from using any internet applications. It is also frequently the case that users do not bother to read long lists of terms and conditions concerning privacy and confidentiality

because they cannot understand them or do not have the time to do so. Thus, whilst users are often asked to grant authority to web sites to electronically manage their information, in many cases the user doesn't consider the implications of such a request and simply chooses the easiest way forward to obtaining the service they want.

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Little has been done so far to allow the explicit management and enforcement of privacy policies by directly involving users (or entities acting on their behalf) especially in a context of multiparty interactions. Users have a lack of control over their personal information, especially after its initial disclosure. In addition, third parties (such as delegates, e-commerce sites or enterprises) have lack of control over the confidential information they manage on behalf of their customers, in particular when they disclose it to external entities, during transactions or interactions.

Privacy management solutions can play a key role in protecting identities and profiles, enforcing good management practices and helping to detect criminal activities and support forensic analysis. However, for such solution to succeed, they need to simplify users' experience so that people can feel they are in control of their personal data and that this data is managed in an accountable way. If people are not willing to be involved in the active protection and management of their digital assets, trusted third parties could do this on their behalf and could provide people with easy-to-use tools to monitor and keep the situation under control.

Mechanisms such as proposed by W3C allow users to define simple privacy policies but this is only meaningful for point-to-point interactions (see: "The Platform for privacy preferences 1.0 specification (P3P 1.0)." <a href="http://www.w3.org/tr/p3p">http://www.w3.org/tr/p3p</a> - W3C Proposed Recommendation - 2002)

Solutions based on federated identity management have also been implements (such as Microsoft Passport) but, at least currently, rely on a closed web of trust. Identity providers must be part of trusted clubs and be compliant with predefined privacy policies. This approach limits scalability and flexibility of the allowed interactions and transactions.

A more fine-grained control over the privacy of personal data has been described in the papers:

- G. karjoth, M. Hunter A Privacy Policy Model for Enterprises, IBM Research,
   Zurich 15<sup>th</sup> IEEE Computer Foundations Workshop June 2002
- G. karjoth, M. Schunter, M. Waidner Platform for Enterprise Privacy Practices:
   Privacy-enabled Management of Customer Data 2nd Workshop on Privacy
   Enhancing Technologies, Lecture Notes in Computer Science, Springer Verlang —
   2002

In the first of these papers the authors define a privacy control language that includes user consent, obligations and distributed administration. In the second paper, the authors describe a platform for enterprise privacy practices (E-P3P) and introduce the "sticky policy" paradigm and mechanisms for enterprise privacy enforcement. Sticky policies are policies that are strictly associated with a user's data and drive access control decisions and privacy enforcement. The papers do not, however, describe how the strong associations between policies and confidential data are enforced, especially across enterprise boundaries. Users still need to trust the enterprise when disclosing their data. Leakage of personal and confidential information might happen, despite data protection laws and privacy policies, because of lack of security, dishonesty of some of the involved intermediaries and the complexity of the overall systems.

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Furthermore, many of the current privacy mechanisms introduce an overhead in terms of usage of digital certificates at the user site (where data is encrypted) and complexity when dealing with dynamic metadata (policies) associated with the encrypted data

25 It is an object of the present invention to provide an improved way of effecting privacy management for personal data.

The present invention is in part based on the appreciation that Identity-Based Encryption (IBE) has certain properties than can be adapted for use in privacy management.

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Identity-Based Encryption (IBE) is an emerging cryptographic schema. In this schema (see Figure 1 of the accompanying drawings), a data provider 10 encrypts payload data 13 using

an encryption key string 14 and public data 15 provided by a trusted authority12; the data provider 10 then provides the encrypted payload data to a recipient 13 who decrypts it using a decryption key 16 provided by the trust authority together with the latter's public data. The trusted authority's public data is derived by the authority from private data 17 using a one-way function 18. Important features of the IBE schema are that any kind of string (including a name, a role, etc.) can be used as an encryption key string 14, and that the generation of the decryption key 16 is effected by the trust authority (process 19) using the encryption key string 14 and its private data 17, enabling the generation of the decryption key 16 to be postponed until needed for decryption.

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A number of IBE algorithms are known, one of which is the "Quadratic Residuosity" (QR) method described in the paper: "An Identity Based Encryption Scheme based on Quadratic Residues". C. Cocks Communications-Electronics Security Group (CESG), UK. <a href="http://www.cesg.gov.uk/technology/id-pkc/media/ciren.pdf">http://www.cesg.gov.uk/technology/id-pkc/media/ciren.pdf</a> - 2001. A brief description of this form of IBE is given below.

In the QR method, the trust authority's public data 15 comprises a value N that is a product of two random prime numbers p and q, where the values of p and q are the private data 17 of the trust authority 12. The values of p and q should ideally be in the range of  $2^{511}$  and  $2^{512}$  and should both satisfy the equation:  $p,q \equiv 3 \mod 4$ . However, p and q must not have the same value. Also provided is a hash function # which when applied to a string returns a value in the range 0 to N-1.

Each bit m of the user's payload data 13 is then encrypted as follows:

The data provider 10 generates random numbers t<sub>+</sub> (where t<sub>+</sub> is an integer in the range [0, 2<sup>N</sup>]) until a value of t<sub>+</sub> is found that satisfies the equation jacobi(t<sub>+</sub>,N)=m, where m has a value of -1 or 1 depending on whether the corresponding bit of the user's data is 0 or 1 respectively. (As is well known, the jacobi function is such that where x<sup>2</sup> =#mod N the jacobi (#, N) = -1 if x does not exist, and = 1 if x does
30 exist). The data provider 10 then computes the value:

 $s_{+} \equiv (t_{+} + \#(encryption \ keystring)/t_{+}) \mod N$ 

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where  $s_{+}$  corresponds to the encrypted value of the bit m concerned.

- Since #(encryption\_keystring) may be non-square, the data provider additionally generates additional random numbers  $t_-$  (integers in the range  $[0, 2^N)$ ) until one is found that satisfies the equation  $jacobi(t_-, N) = m$ . The data provider 10 then computes the value:

$$s_{-} \equiv (t_{-} \#(encryption\_keystring)/t_{-}) \mod N$$

as the encrypted value of the bit m concerned.

- The encrypted values s<sub>+</sub> and s<sub>-</sub> for each bit m of the user's data are then made available to the intended recipient 11, for example via e-mail or by being placed in a electronic public area, the identity of the trust authority 12 and the encryption key string 14 will generally also be made available in the same way.
- The encryption key string 14 is passed to the trust authority 12 by any suitable means; for example, the recipient 11 may pass it to the trust authority or some other route is used indeed, the trust authority may have initially provided the decryption key string. The trust authority 12 determines the associated private key B by solving the equation:

$$B^2 = \#(encryption\_keystring) \mod N$$
 ("positive" solution)

20 If a value of B does not exist, then there is a value of B that is satisfied by the equation:

$$B^2 = -\#(encryption\_keystring) \mod N$$
 ("negative" solution)

As N is a product of two prime numbers p, q it would be extremely difficult for any one to calculate the decryption key B with only knowledge of the encryption key string and N. However, as the trust authority 12 has knowledge of p and q (i.e. two prime numbers) it is relatively straightforward for the trust authority 12 to calculate B.

Any change to the encryption key string 14 will result in a decryption key 16 that will not decrypt the payload data 13 correctly. Therefore, the intended recipient 11 cannot alter the encryption key string before supplying it to the trust authority 12.

The trust authority 12 sends the decryption key to the data recipient 11 along with an indication of whether this is the "positive" or "negative" solution for B.

If the "positive" solution for the decryption key has been provided, the recipient 11 can now recover each bit m of the payload data 13 using:

$$m = jacobi(s_+ + 2B_*N)$$

If the "negative" solution for the decryption key B has been provided, the recipient 11 recovers each bit m using:

$$m = iacobi(s_+ + 2B, N)$$

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Other IBE algorithms are known such as the use of Weil or Tate pairings – see, for example: D. Boneh, M. Franklin – Identity-based Encryption from the Weil Pairing. Crypto 2001 – 2001

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### Summary of the Invention

In general terms, the present invention involves using a privacy policy as an IBE encryption key for the personal data to which it relates thereby tightly associating the policy and data and requiring the policy to be disclosed, unaltered, to the trust authority who has the ability to provide the decryption key. The trust authority then has the responsibility of ensuring that the policy conditions have been satisfied before it releases the decryption key. No secret needs to be generated and exchanged between users and the receivers of confidential information.

25 More particularly, according to one aspect of the present invention, there is provided a privacy management method, comprising:

first operations, effected by the owner of personal data, comprising encrypting the personal data and providing the encrypted data to a recipient, the encryption process using both:

- an encryption key formed by policy data indicative of conditions to be satisfied before access is given to said personal data; and
- public data provided by a trusted party and derived thereby from private data;

second operations, effected by the trusted party, comprising using the encryption key and said private data to determine a decryption key for decrypting the encrypted data, and providing this decryption key to said recipient only after the policy conditions have been satisfied in respect of said recipient.

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The conditions to be satisfied may relate to the authenticity of the recipient, the security rating of the computing platform used by the recipient, a "use-before" date for the policy or data, etc; a condition may also be that the trusted party communicate with the owner of the personal data either by way of a simple notification or to get permission to deliver the decryption key.

The trusted party preferably keeps an audit record of each decryption key it delivers and each failed request for a key.

- According to another aspect of the present invention, there is provided a privacy management system comprising first second and third computing entities, wherein:
  - the first computing entity comprises: a data store holding personal data; an encryption
    unit for encrypting the personal data using both an encryption key formed by policy
    data indicative of conditions to be satisfied before access is given to said personal data,
    and public data provided by the second computing entity; and a communications
    interface for providing the encrypted data to the third computing entity;
    - the second computing entity comprises a data store holding private data; a communications interface for receiving the encryption key and for providing a corresponding decryption key to the third computing entity; a decryption-key determination unit for using the private data and the received encryption key to determine the corresponding decryption key for decrypting the encrypted data; and a condition-checking arrangement for ensuring that the decryption key is only provided to the third computing entity after the conditions in said policy data have been satisfied in respect of the third computing entity.

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According to a further aspect of the present invention, there is provided a computing entity arranged to act as a trusted party, the computing entity comprising:

- a data store holding private data;

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- a communications interface for receiving an encryption key and for outputting a
  corresponding decryption key to a requesting entity; the encryption key being formed
  by policy data indicative of conditions to be satisfied before access is given to data
  encrypted with the key;
- a decryption-key determination unit for using the private data and a received encryption key to determine a corresponding decryption key for decrypting data encrypted using the encryption key and public data derived from said private data; and
- a condition-checking arrangement for enabling output of the decryption key via the
  communications interface only upon the conditions in said policy data being satisfied
  in respect of the requesting entity.

### Brief Description of the Drawings

- Embodiments of the invention will now be described, by way of non-limiting example, with reference to the accompanying diagrammatic drawings, in which:
  - Figure 1 is a diagram illustrating the operation of a prior art encryption schema known as Identity-Based Encryption;
  - . Figure 2 is a diagram of an embodiment of the present invention
- 20 Figure 3 shows an XML-format message comprising a privacy policy and data encrypted using the policy as the encryption key according to the IBE schema.

### Best Mode of Carrying Out the Invention

Figure 2 illustrates a privacy management system in which a data-owner computing entity 20 is arranged to encrypt personal data and send it to a data-recipient computing entity 30 which then requests a decryption key from a trust authority computing entity 40 and, on receipt of the key, decrypts and uses the personal data. The computing entities 20,30 and 40 inter-communicate, for example, via the internet or other computer network though it is also possible that two or all three entities actually reside on the same computing platfom.

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The system employs Identity-Based Encryption with the computing entities 20, 30 and 40 having the roles of the data provider 10, data recipient 11 and trusted authority 12 of the Figure 1 IBE arrangement. The IBE algorithm used is, for example, the QR algorithm described above with respect to Figure 1. The encryption key used to encrypt the personal data is a privacy / disclosure policy setting out conditions that must be satisfied before access is given to the personal data. This policy is sent with the personal data in a data package 25 to the data recipient entity 30 (see arrow 50) which forwards the policy to the trust authority entity 40 with its request for a decryption key (see arrow 51). The trust authority entity 40 is then responsible for ensuring that all the conditions of the policy have been met before it supplies the decryption key to the recipient entity 30 (see arrow 53). One possible condition involves the trust authority entity 40 communicating with the owner entity 20 (see arrow 52) either simply to notify the latter or to obtain authorisation to proceed with the provision of the decryption key to the recipient entity 30. Advantageously, the trust authority entity keeps an auditable record of its interactions with the recipient entity. The trust authority entity will typically serve multiple data recipient entities in respect of data from multiple data owner entities.

More particularly, the data-owner 20 entity comprises a data store 21 for holding personal data and related disclosure policies, a browser 22 providing a user interface for managing interaction with the recipient entity 30, and a communications module 24 for communicating with the other entities 30, 40. The browser 22 has a plug-in 23 that provides the IBE functionality needed by the entity 20, this plug-in 22 being provided, for example, by the trust authority entity 40. Where the QR IBE method is being used, the plug-in thus contains the public data N and the hash function # together with program code for encrypting data using N and an encryption key string formed by the disclosure policy relevant to the data concerned.

Preferably, the personal data is divided into multiple components each with its own disclosure policy whereby different conditions can be set on different items of personal data. The data package 25 out by the entity 20 may include one or more personal-data components and their related policies.

With respect to the or each policy, such a policy can include conditions relating to:

- the strength of cryptographic methods to be employed in authenticating the identity of recipient before the decryption key is provided to the latter.
- the expiry date of the policy or of the personal data, the trusted authority being arranged not to the decryption key when the expiry date has passed.
  - a security parameter of a computing platform being used by the recipient.
  - an action to be performed by the trust authority entity such as communicating with the owner, the trusted party effecting this communication before providing the decryption key to said recipient.
- 10 Other types of condition are also possible.

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The policies can be expressed in any suitable language, for example XML. Figure 3 shows an example data package 25 in XML format for one data component (attribute 1); as can be seen the package comprises a policy section 26 and an encrypted data section 27 (the dashed lines simply being included to delimit these sections for the purpose of clarity).

The policy illustrated in the policy section 26 of the Figure 3 data package 25 comprises:

- An encrypted "identifier" of owner (see "owner details" tag). This can be any information, including the owner's e-mail address, URL, etc. In this example, a "reference name" (a pseudonym, for example) has been used as an IBE encryption key to encrypt this information. Only the competent trust authority entity 40 will be able to retrieve the owner's identifier (and use it, for example, to notify the owner of a disclosure or ask for an authorization).
- The name of the attached confidential attribute (see "target" tag);
- An expiration date for the policy or associated attribute data (see "validity" tag):
   after this date the trust authority entity 40 is required not to issue the decryption key;
  - Policy conditions divided into constraints and actions: the constrains require the
    recipient entity 30 to strongly authenticate itself to the trust authority entity 40,
    and specify the usage of the attribute. The action condition requires the trust
    authority entity to notify the user of a disclosure.

Any kind of condition can be added, as long as the trust authority and the recipient entity can understand its semantic. The format adopted for the policy in its form included in the data package 25 and its form used as the IBE encryption key string need not be the same provided the forms used are known to the entities who have a need to know.

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Considering next the data recipient entity 30, this comprises a credentials database 31, an IBE decryption module 32, a policy engine 33 and a communications module for communicating with the entities 20 and 30. On receipt of the data package 25, the policy engine 33 programmatically interprets the associated disclosure policies in order to determine what information (including authentication credentials, business related information, company/individual policy related to data disclosure, usage and storage, software state, platform configuration etc.) it will need to provide to the trust authority entity 40. The policy engine 33 is then responsible for sending to the entity 40, in respect of each encrypted personal-data component, a request for the decryption key, this request being accompanied by the relevant policy and the information which the engine believes is required from it to satisfy the conditions in the policy.

The receiving entity is thus explicitly aware of the conditions put on access to the encrypted data.

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The trust authority entity 40 comprises a data store 41, a decryption key generation module 42, a policy engine 43 (different in functionality to that of the entity 30), an audit data module 44, and a communications module 44 for communicating with entities 20 and 30. On receiving a request for a decryption key from the entity 30, the policy engine 43 of the trust authority programmatically interprets the conditions in the associated policy and determines whether the information provided by the entity 30 in the request satisfies all the conditions in the policy that are satisfiable by the entity 30. The policy engine 43 may determine that the information given is inadequate and may send back a query to the entity for further information. Certain conditions in the policy may not rely on information from the entity 30 to be satisfied; one such condition is an action condition requiring the entity 40 to notify the data-owner entity 20 or to seek its explicit authorisation for release of the decryption key concerned.

If and when the policy engine 43 is satisfied that all policy conditions have been met, it causes the key generation module 42 to generate the required decryption key from the policy (acting as the corresponding encryption key) and the private data (the value N in the case of the QR IBE method) securely stored in store 41. The decryption key is then sent back to the entity 30. However, if one or more of the policy conditions is not satisfied, the entity 40 notifies the entity 30 accordingly and does not generate or output the requested decryption key.

10 It will be appreciated that rather than the entity 30 providing the information required for satisfaction of policy conditions in the decryption-key request, this information can be requested by the entity 40 as required to satisfy each condition as it is inspected by the policy engine 43. Furthermore, the decryption key can be generated at the same time as, or even before, the policy conditions are checked; in this case, the decryption key is not, however, released until the conditions are all found to be satisfied.

Whether or not a decryption-key request is successful, the audit data module 45 generates an audit record 47 comprising the identities of the entities 20 and 30, the personal-data component concerned and the information used to satisfy – or failing to satisfy – each policy condition. This audit record 46 is stored in store 41 to provide an audit trail regarding the disclosure of personal data and attempted accesses to it; this audit trail can be used latter as evidence for future contentions or forensic analysis.

Thus, if the recipient entity 30 discloses data in a way that is not allowed by the policies, there is an audit trail at the trust authority entity 40 showing that the entity 30 knew about the policy. In case of identity or profile thefts, the audit information can be used to pin down a list of potential "offenders" and carry on forensic analysis. Enforcing the tracing and auditing of disclosures makes the information recipients more accountable.

The trust authority entity 40 is the most suitable place to implement tracing and auditing activities as data recipients 30 need to interact with the trust authority entity 40 to obtain an IBE decryption key.

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It should be noted that once personal data has been disclosed to a recipient entity 30 and it is in clear text (at the recipient site), it can potentially be misused. However, the provision of audit information in described system facilitates the identification of the source of any abuses.

To enable a multiparty transaction, the recipient entity 30 can be authorised (for example, in a policy condition) to pass the overall encrypted data or any component of it to a further party (or parties) who then must contact the trust authority for the decryption key; again the decryption key is only provided if the relevant policy conditions are satisfied in respect of this further party In passing on personal data, the recipient entity 30 may decide to further encrypt portions of this data by using additional policies.

Advantageously, one or more of the conditions of a policy can utilise TCPA (Trusted Computing Platform Architecture) integrity checking mechanisms to check that the 15 recipient's platform is a trusted computing platform, that the software state of this platform is conformant with the disclosure policies, and that the platform correctly implements defined privacy management mechanisms. TCPA integrity checking mechanisms can also be used to allow the trust authority's computing platform to be checked out by the data owner (to ensure that the trust authority will operate as expected) and/or by the recipient of the data (to help the recipient decide whether the trust authority can be trusted with the information that the recipient needs to provide in order for the decryption key to be issued). Trusted Operating Systems (OSs) can also be used to increase security and trust, for example by storage of sensitive information that the recipient entity needs to disclose to the trust authority within one or more separate compartments.

Rather than the trust authority being separate from the data owner, the personal-data owner entity 20 can be arranged to run trust authority services itself in order to have first hand understanding of what happens to its information and make ultimate decisions about release of decryption keys. In this case, the personal-data owners can directly use a TCPA integrity challenge to check that the computing platform of the recipient has not been corrupted, before proceeding with the data disclosure. (It may be noted that where the owner entity and trust authority entity are combined, the so-called "public" data of the trust authority may not, in practice, be published outside of the combined entity; however, the term "private" is still apt to distinguish the data concerned from the private data of the trust authority).

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The data-owner entity 20 can decide to use multiple trust authorities, for example because one is competent to check platform security and another might be competent in another area. In this case, the owner entity can encrypt its data using a disclosure policy that specifies that it is necessary to use two (or more) sub keys in order to decrypt the data, and each of the trust authorities would provide one of these keys. Trust authority entities are distinguished from each other at least by the private data they hold.

It will be appreciated that many other variants are possible to the above described embodiments of the invention. For example, the recipient entity 30 may choose to cache a received decryption key to decrypt the data package 25 at a later date. Furthermore, in order to prevent the use of a decryption key in respect of more than one output of personal data by the entity 20, a nonce, i.e. a random number, can be incorporated into the policy at each transmission. This ensures that the encryption key is unique thereby ensuring that the corresponding decryption key will also be unique.

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It will be appreciated that the above-described privacy management system can be used in any area of application including e-commerce, financial, government and enterprise areas.

#### CLAIMS

- 1. A privacy management method, comprising:
- 5 first operations, effected by the owner of personal data, comprising encrypting the personal data and providing the encrypted data to a recipient, the encryption process using both:
  - an encryption key formed by policy data indicative of conditions to be satisfied before access is given to said personal data; and
  - public data provided by a trusted party and derived thereby from private data;
- second operations, effected by the trusted party, comprising using the encryption key and said private data to determine a decryption key for decrypting the encrypted data, and providing this decryption key to said recipient only after the policy conditions have been satisfied in respect of said recipient.
- 2. A method according to claim 1, wherein the first operations further comprise providing the encryption key to said recipient along with the encrypted data; the method further comprising intermediate operations in which the recipient provides the trusted party with the encryption key and requests the decryption key.
- 3. A method according to claim 1 or claim 2, wherein the first operations further comprise providing details of the trusted party to said recipient along with the encrypted data.
- 4. A method according to any one of claims 1 to 3, further comprising said recipient sending on the encrypted personal data to a further party, and the trusted party providing
  25 the decryption key to that further party only after said conditions have been satisfied in respect of that further party.
  - 5. A method according to claim 1, wherein in said first operations multiple items of personal data are encrypted each using said public data and a respective encryption key formed by respective policy data; the encrypted multiple items being provided to said recipient; and wherein in the second operations the trusted party determines the decryption key for at least one encrypted item using the corresponding encryption key and said private

data, the or each determined decryption key only being provided to said recipient after the conditions in the corresponding policy data have been satisfied.

- 6. A method according to claim 5, further comprising said recipient sending on a selected subset of said multiple encrypted items of personal data to a further party; and the trusted party providing to that further party a decryption key for an encrypted item provided to that party, only after the conditions in the corresponding policy data have been satisfied in respect of said further party.
- 7. A method according to claim 1, wherein the trusted party makes an audit record of each provision of a decryption key by the trusted party.
  - 8. A method according to claim 7, wherein said audit record further comprises information about when a decryption key is not provided because a related policy condition has not been satisfied, this information including information about the condition failure.
  - 9. A method according to claim 1, wherein the first and second operations are repeated multiple times for the same or different personal data owned by the same or different personal-data owners and provided to the same or different recipients.

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- 10. A method according to claim 9, wherein the trusted party makes an audit record of each provision of a decryption key by the trusted party.
- 11. A method according to claim 10, wherein said audit record comprises the identity of25 the personal data, personal-data owner and recipient concerned.
  - 12. A method according to claim 10 or claim 11, wherein said audit record further comprises information about when a decryption key is not provided because a related policy condition has not been satisfied, this information including information about the condition failure.

- 13. A method according to claim 1, wherein a said policy condition relates to the strength of cryptographic methods to be employed in authenticating the identity of the recipient before the decryption key is provided to the latter.
- 14. A method according to claim 1, wherein a said policy condition relates to the expiry date of the policy or of the personal data, the trusted party not providing the decryption key when the expiry date has passed.
- 15. A method according to claim 1, wherein a said policy condition relates to a security parameter of a computing platform being used by the recipient.
  - 16. A method according to claim 1, wherein a said policy condition relates to the trusted party communicating with the owner, the trusted party effecting this communication before providing the decryption key to said recipient.
  - 17. A method according to claim 16, wherein the condition is that the trusted party obtain consent from the owner before providing the decryption key to said recipient.
- 18. A method according to claim 16, wherein contact details for the owner are contained in policy data in encrypted form, the contact details being encrypted using said public data of the trusted party and an encryption key formed by a data element also included in the policy data whereby the trusted party can form the corresponding decryption key and decrypt the encrypted contact details.
- 25 19. A method according to claim 1, wherein the owner of the personal data also serves as the trusted party.
  - 20. A method according to claim 1, wherein said owner is acting as a proxy for a party to whom the personal data relates.
  - 21. A method according to claim 1, wherein in the second operations the decryption key is not determined until after said conditions have been satisfied.

- 22. A privacy management system comprising first second and third computing entities, wherein:
- the first computing entity comprises: a data store holding personal data; an encryption unit for encrypting the personal data using both an encryption key formed by policy data indicative of conditions to be satisfied before access is given to said personal data, and public data provided by the second computing entity; and a communications interface for providing the encrypted data to the third computing entity;

- the second computing entity comprises a data store holding private data; a
   communications interface for receiving the encryption key and for providing a corresponding decryption key to the third computing entity; a decryption-key determination unit for using the private data and the received encryption key to determine the corresponding decryption key for decrypting the encrypted data; and a condition-checking arrangement for ensuring that the decryption key is only provided to the third computing entity after the conditions in said policy data have been satisfied in respect of the third computing entity.
- 23. A system according to claim 22, wherein the first computing entity is arranged to provide the encryption key to the third computing entity along with the encrypted data; the third computing entity being arranged to request the decryption key from the second computing entity and provide it with the encryption key.
- 24. A system according to claim 22, further comprising a fourth computing entity, the third computing entity being arranged to send on the encrypted personal data to the fourth computing entity, and the second computing entity being arranged to provide the decryption key to the fourth computing entity only after said conditions have been satisfied in respect of that fourth computing entity.
- 25. A system according to claim 22, wherein the second computing entity is arranged to make an audit record of each provision of the decryption key by the second computing entity.

26. A system according to claim 25, wherein the second computing entity is arranged to include in the audit record, information about when a decryption key is not provided because a related policy condition has not been satisfied, this information including information about the condition failure.

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27. A system according to claim 1, further comprising multiple first and third computing entities, the second computing entity being arranged to provide decryption keys for the third computing entities in respect of personal data encrypted by the first computing entities provided the corresponding policy conditions have been satisfied in each case.

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- 29. A system according to claim 27, wherein the second computing entity is arranged to make an audit record of each provision of a decryption key by the second computing entity..
- 30. A system according to claim 29, wherein said audit record comprises the identity of the first and third computing entities concerned with each provision of a decryption key.
- 31. A system according to claim 29 or claim 30, wherein the second computing entity is arranged to include in the audit record, information about when a decryption key is not provided because a related policy condition has not been satisfied, this information including information about the condition failure.
- 32. A system according to claim 22, wherein a said policy condition relates to the second computing entity communicating with the first computing, the second computing entity
  25 being arranged to effect this communication before providing the decryption key to said third computing entity.
  - 33. A system according to claim 32, wherein the condition is that the second computing entity obtain consent from the first computing entity before providing the decryption key to the third computing entity.

- 34. A system according to claim 32, wherein contact details of the first computing entity are included in said policy data in encrypted form, the contact details being encrypted using said public data and an encryption key formed by a data element also included in the policy data whereby the second computing entity can form the corresponding decryption key and decrypt the encrypted contact details.
- 35. A system according to claim 22, wherein the first and second computing entities are combined.
- 10 36. A computing entity arranged to act as a trusted party, the computing entity comprising:
  - a data store holding private data;

- a communications interface for receiving an encryption key and for outputting a
  corresponding decryption key to a requesting entity; the encryption key being formed
  by policy data indicative of conditions to be satisfied before access is given to data
  encrypted with the key;
  - a decryption-key determination unit for using the private data and a received encryption key to determine a corresponding decryption key for decrypting data encrypted using the encryption key and public data derived from said private data; and
- a condition-checking arrangement for enabling output of the decryption key via the communications interface only upon the conditions in said policy data being satisfied in respect of the requesting entity.
- 37. A computing entity according to claim 36, further comprising an audit-trail
   25 arrangement for making an audit record of each output of a decryption key to a requesting entity.
  - 38. A computing entity according to claim 37, wherein the audit-trail arrangement is arranged to include in the audit record information about when a decryption key is not provided because a related policy condition has not been satisfied, this information including information about the condition failure.

39. A computing entity according to claim 36, wherein a said policy condition relates to the second computing entity communicating with the first computing, the second computing entity being arranged to effect this communication before providing the decryption key to said third computing entity.

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40. A computing entity according to claim 39, wherein the condition is that the second computing entity obtain consent from the first computing entity before providing the decryption key to the third computing entity.

### ABSTRACT

## Privacy Management of Personal Data

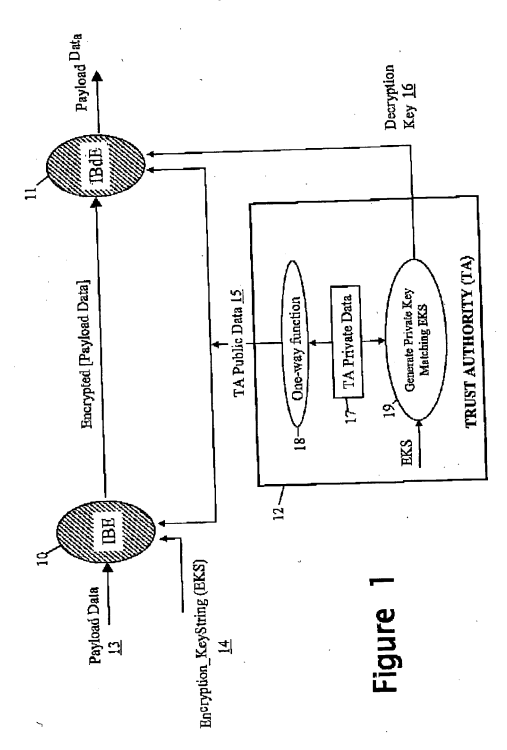
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When sending personal data to a recipient (30), the data owner (20) encrypts the data using both a public data item provided by a trusted party (40) and an encryption key formed by policy data indicative of conditions to be satisfied before access is given to the personal data. The encryption key is typically also provided to the recipient (30) along with the encrypted personal data. To decrypt the personal data, the recipient (30) sends the encryption key to the trusted party (40) with a request for the decryption key. The trusted party (40) determines the required decryption key using the encryption key and private data from which its public data was derived, and provides it to the requesting recipient (30). However, the decryption key is not made available until the trusted party (40) is satisfied that the associated policy conditions have been met in respect of said recipient. One possible policy condition is that the trusted party (40) must first get confirmation from the owner (20) of the personal data before providing the decryption key. Preferably, the trusted party (40) keeps a record (47) of the provision of decryption keys

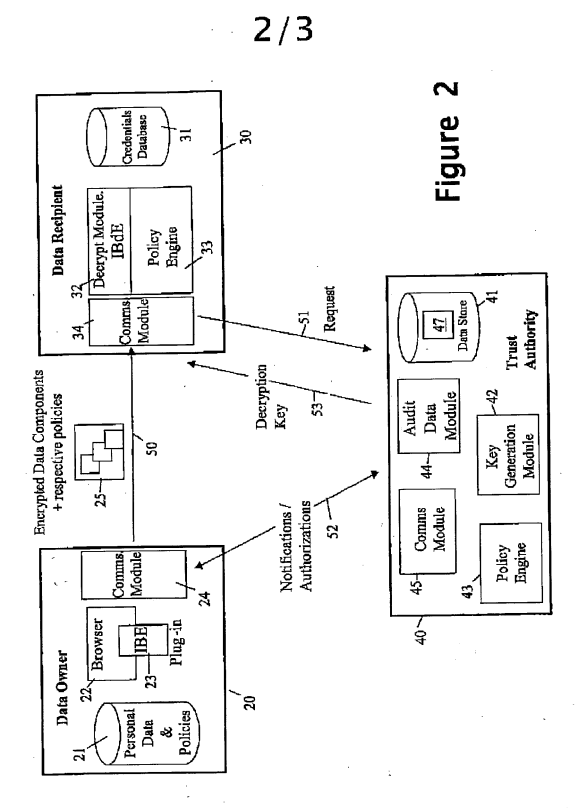
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(Figure 2)

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<data package> // profile - attribute 1 & related policy <data component> //DISCLOSURE POLICY <policy> //TA <Trusted Authority> address and location of the Trusted Authority </Trusted Authority> //owner <190W061> //reference name - IBE public key <reference name> pseudonym l </reference name> <owner's dctails> //encrypted call back address encrypted call back address //by using the user's reference name <owner's details> <u> 26</u> </owner> <target> //policy/attribute name name of the identity or profile attribute </target> //validity <validity> expiration date </validity> //constraints <constraint> require\_strong\_X\_509\_authentication </constraint> <constraint> allow\_usage\_of\_data\_#1 ≪constraint> //actions <action> notify\_owner </action> </policy> //ENCRYPTED DATA (Attribute 1) <encrypted data> encrypted attribute 1 value, using the above policy as IBE public key <u>27</u> </cocrypted data> </data component> </data package>

Figure 3

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